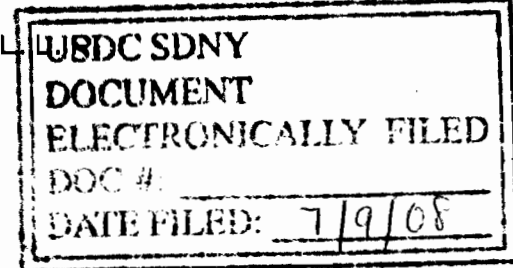


MEMO ENDORSED

LIDDLE & ROBINSON, LLP
 800 THIRD AVENUE
 NEW YORK, N.Y. 10022
 (212) 687-8500
 FACSIMILE: (212) 687-1505
www.liddlerobinson.com



MIRIAM M. ROBINSON (RETIRED)

JAMES A. BATSON
 BLAINE H. BORTNICK
 ETHAN A. BRECHER
 DAVID I. GREENBERGER
 MICHAEL E. GRENERT
 JAMES R. HUBBARD
 JEFFREY L. LIDDLE
 DAVID M. MAREK
 CHRISTINE A. PALMIERI
 MARC A. SUSSWEIN

E-MAIL: jbatson@liddlerobinson.com

STEPHEN J. STEINLIGHT
 ANDREA M. PAPARELLA
 REBECCA A. SAENGER
 DINAH N. WEINBERG
 DAVID H. FELDSTEIN
 SHERRY M. SHORE
 AMY L. STUTIUS
 JESSICA H. SAVAGE

*AWAITING ADMISSION TO THE BAR

July 8, 2008

By Facsimile/(212) 805-7913

The Honorable Peter K. Leisure
 United States District Court
 United States Courthouse
 500 Pearl Street, Room 1910
 New York, NY 10007

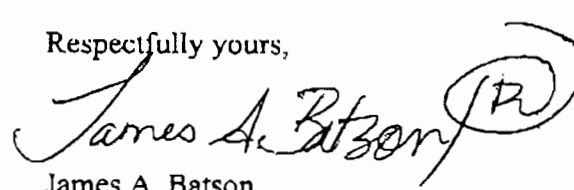
Re: Liddle & Robinson LLP v. Robert Y. Garrett IV and Jay F. Luby, Docket No. 1:08 CV 2965 (PKL)

Dear Judge Leisure:

We are the Plaintiff and write on behalf of both parties. We write to respectfully request both (1) an extension of time of until July 25, 2008 for Plaintiff to submit its Memorandum of Law in Opposition to Defendants' Motion to Dismiss; and (2) an extension of time of until August 8, 2008 for Defendants to Reply to Plaintiff's Opposition. Neither party has previously requested an extension.

Both parties hereby consent to the extensions and attach a signed stipulation.

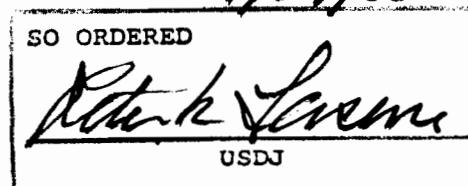
Respectfully yours,



James A. Batson

Attachment

cc: Thomas M. Mullaney,
Counsel for the Defendants



UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
LIDDLE & ROBINSON LLP, :
: ;
: Plaintiff, : 1:08 CV 2965 (PKL)
: ;
-against- :
: ;
ROBERT Y. GARRETT, IV and : STIPULATION TO EXTEND
JAY F. LUBY : PLAINTIFF'S TIME TO
: OPPOSE DEFENDANTS'
: MOTION TO DISMISS
: PLAINTIFF'S AMENDED
Defendants. : COMPLAINT
: ;
-----X

WHEREAS, on or about June 27, 2008, Defendants Robert Y. Garrett, IV and Jay F. Luby served Plaintiff with their Motion to Dismiss the Plaintiff's Amended Complaint,

WHEREAS, Plaintiff's Opposition to Defendants' Motion to Dismiss is Due on July 11, 2008,

WHEREAS, Plaintiff requested an extension of time to Oppose Defendant's Motion to Dismiss until July 25, 2008,

WHEREAS, Defendants consented to an extension of time for Plaintiff to Oppose Defendants' Motion to Dismiss until July 25, 2008,

WHEREAS, Plaintiff has consented to an extension of time for Defendants to file any Reply in support of its Motion to Dismiss until August 8, 2008,

WHEREAS, the parties have not previously requested any extensions of time.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned parties to the above-captioned action, through their counsel, that Plaintiff Liddle & Robinson will have until July 25, 2008 to Oppose Defendants' Motion to Dismiss Plaintiff's Amended Complaint and that Defendants will have until August 8, 2008 to file any Reply in support of its Motion to Dismiss.

IT IS FURTHER AGREED, that: (i) this Stipulation may not be modified except in a writing signed by all parties to the Stipulation; and (ii) the provisions of this Stipulation shall be binding upon and inure to the benefit of each party and its respective successors and assigns;

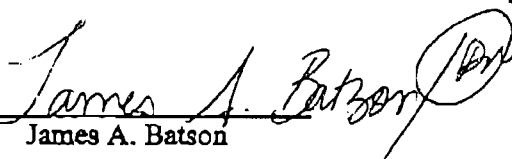
IT IS FURTHER AGREED, that this Stipulation may be signed in multiple counterparts, and by facsimile, each of which when so executed and delivered shall be deemed an original, but all of which when taken together shall constitute one and the same instrument.

Dated: New York, New York
July 8, 2008

Dated: New York, New York
July 8, 2008

LIDDLE & ROBINSON, LLP

By:



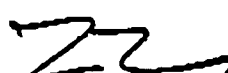
James A. Batson

800 Third Avenue
New York, New York 10022
(212) 687-8500

*Attorneys for Plaintiff
Liddle & Robinson, LLP*

LAW OFFICES OF THOMAS M.
MULLANEY

By:



Thomas M. Mullaney

708 Third Avenue, Suite 2500
New York, New York 10017
(212) 223-0800

*Attorneys for Defendants
Robert Y. Garrett, IV and
Jay F. Luby.*